STIPULATION TO CONTINUE MEDIATION & DISCOVERY CUTOFF DATES

Case No. 5:13-CV-003469-HRL

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- The parties have propounded requests for production of documents to each other 2. and subpoenas to third parties. The responsive documents to earlier requests have been produced and responses to subsequent requests are be produced by the end of August;
- 3. Due to counsel for Defendants being unavailable for mediation prior to August 26, 2013 and due to counsel for San Benito being engaged in trial preparation the week of August 26, 2013 for a five-to-six week trial that will commence in Los Angeles County Superior Court on September 4, 2013 before Judge McLaughlin (Long Cause calendar), the parties have been unable to select a date for the mediation of this action. The parties desire to continue the mediation deadline to October 31, 2013, and reschedule the mediation date for a date in late October in order to allow for the parties to have meaningful settlement discussions.
- The parties, through their attorneys of record, hereby stipulate to the continuance 4. of the mediation deadline to October 31, 2013.
- The parties, through their attorneys of record, hereby stipulate to the continuance 5. of the fact discovery deadline from November 15, 2013 to December 13, 2013.
- 6. The parties, through their attorneys of record, hereby stipulate to the continuance of the expert discovery deadline from December 20, 2013 to January 20, 2014.
- 7. This stipulation may be executed by fax or email and that fax or email signature will be treated as an original for all purposes.
- 8. This stipulation may be executed in counterparts, and that all executed counterparts will be taken together and treated as one full and complete document.

IT IS SO STIPULATED AND AGREED.

DATED: August 27, 2013

MONTELEONE & McCRORY, LLP

DIANA M. DRON

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1	DATED: August <u>27</u> , 2013	CASE, IBRAHIM & CLAUSS, LLP
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3		By: / Solution Brian S. Case
4		F. ALBERT IBRAHIM Attorneys for Defendants KISAQ-RQ 8A JV,,
5		FEDERAL INSURANCE COMPANY AND WESTERN SURETY COMPANY and
6		Defendant/Counterclaimant FRAZIER MASONRY CORPORATION
7	THE COURT DOES N	aibrahim@ciclaw.com
8	THE COURT DOES NOT INTEND TO EXTEND THE DATE FOR DISPOSITIVE MOTIONS OR THE PRETRIAL CONFERENCE.	
9	PURSUANT TO STIPUI	LATION, IT IS SO ORDERED.
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11	Date: August, 2013	
12	September 38, 2013	HOWARD R. LLOYD
13		United Stated Magistrate Judge
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	STIPULATION TO CONTINUE MEDIA	11UI & DISCUYERI CUTOFF DATES Case No. 5:15-CY-003409-HRL